The havest of the Lond whence
The havest of the Lond wind aprend the earth,
When the Omnip tence
Shall bring the myriads from her bosom forth.

Ray not their power is o'er, Even when stingling in the lowly dust; In them our spicits hour

An ofering forth, of holy hope and trust. Where is the place of graves

Where is the place of graves

In every wind that waves

Its grasses talk or thrills its willow tree.

Where'er some lonely mound Tells of the spot where mortal relies rest.

At over that spot of ground
Our hearts with unseen haliness invest. nessee, equal in ability and influence

Say not "they have no power,"
Perhaps they were our enemies in life,
But new bath come an hour
When endeth all the tunnult and the strife Another mightier hand Hath stilled the opposer, anger now may cease:

Whe can truth withstand.

That with the dead our hearts must be in peace

And for the loved and lost

And for the loved and lost
Their memories move as as anuglit class can move
if her widdly temperations.
They to the coulday guiding stars may proce.
And many a gentle word
Of precious counsel, all ten long despised,
By memory may be stirred.
Note to be thoughful upon, and weighed and prized. And when the warward heart.

Derbies how it shall some dark temptation shut,

This am decide its part—

"No will we do, for so would they have done?"

Those who the heart with revence thus can fill;—
Say not their powerls o'er.
Whilst thus its truces are around us still.

The sumple justice as an unnecessary gratuity proposed for the benefit of "them printers."

TENNESSEE.

A. & C. R. R .- Our readers are doubtless aware that the failure of this road to pay its January interest has lead to some threats as to its seizure by the State of Alabama, the bonds being the capital of the State, at least once a year, for the interchange of ideas and In a recent interview had by the

editor of the Chattanooga Times with President Staunton, that official said: "We are better off without the en- strictly non-partisan, and is open to dersement of Alabama than with it. - every reputable member of the Press The credit of the A. & C. R. R., when in Tennessee who is either editor, or completed, as it will be in ninety days, publisher or proprietor of a periodical will be better than that of Alabama, publication. The next meeting will and will need no assistance from it." be in the city of Nashville, Friday,

SPICION AT LEBANON.-We have by solicited to be present and assist in this week to record one of the most the permanent organization. In admelancholly events which we have dition to the business meeting of the ever been called upon to chronicle. - Association which will be of the ut-It is the suicide of an old and univer- most importance, there will be during sally esterned eftizen of this county, the session, a public entertainmen-Neri Lowe, Esq., who drowned him- ment, the programme for which can self in Cumberland river on the after- braces an Oration by Col. A. J. Kellar. noon of last Thursday, the 19th inst. of the Acadenche, an address by Don. On Sunday last, the body was found Cameron, Lebanon Herald, The exwithin a few feet of the spot where he entered the water—a very deep place queues of the highest order possessed in the river. On examination it was by Col. Kellar, and the forty year's found that he had filled his pockets experiance in newspapaper life of Mr. with loose stones from the river bank, | Cameron (who will address the Asso about ten pounds in weight, -Lebouon ciation on "The Best Method of Con-

THREE TIMES SHOT AT .- AND tertainment. THREE TIMES NARROWLY ESCAPED. -We learn from the Jonesboro Herald your mumber for a day or two, to atand Tolorie that on Saturday night tend a meeting of as much importance last, a third attempt was made on the and interest as those of our Associalife of N. G. Taylor, jr., of that town. tion can be made; and we again sin-As the voung man was on his way to cerely and heartily urge you to meet bed up stairs and was passing through with us on the first Friday in Februa the hall, a shot was fired thr ugh an ry. open door from the back porch. Fortuthe ball, though coming near, to ask of you a written reply to this did not touch the young man. N. G. communication, giving as assurance Taylor, sr., who was at the time in his of the attendance of at least one memroom reading, seized his gun, but the ber of your establishment at our next desperado escaped, no doubt awaiting meeting. If but one can come, he can another opportunity to gratify the bring the names of his colleaugesfiendish ferocity of his heart. Taylor had been apprised by a letter without the name of every member of the a signature, of his danger, and the Press in the State of Tenneessee. name of the man who was seeking his

The Athens Post says: Mart. Shook, charged with killing Jim Magill, in September, 1965, was arrested last week and committed to jail of this county.

The Sweetwater Enterprise says: Our friend W. H. Browning of the Loudon Maride Works, has the contract for building the Custom House and Postoffice at Knoxvilla, which will cost upwards of three hundred of the last Indian depredations upon

VIRGINIA.

A DOUBLING FROM DUBLIN.-A man by the name of A. M. Kirkner, from or near Dublin, Virginia, ran off with a womean from the same place. Cherokee rally was made for the purby the name of E. S. Ranion. A brother of the woman telegraphed to one of our citizens to have Kirkner arrested, unless he had or would marry the girl. The couple arrived here on Monday morning's train and took lodgings at Mason's Hotel, representand themselves as husband and wife.-Monday evening, about eight o'clock, some gentlemen called at their room. and the couple being interrogated by them confessed that they were not inarried. Marry or go to prison being the only alternate offered, Kirkner chose the former. A license was immediately procured, Esq. Gass was summoned, and the two were seen le-

gally "Jined,"-Greenville Tenn. Sen- They met at Long Island, in the South UNITED STATES COURT .- F. E. G above the present village of Kings-Lindsey, ex-postmaster at Raven's port, Tennessee, and 6 or 7 miles from Nest, was arraigned Wednesday in the Virginia line. Here Dragon-Canoe this court on the charge of depredating | divided his forces into three divisions on the mail while in his official custo- of 500 each, one to go up the bank of dy as postmuster. Owing to the ab- the North Fork toward its source, ansence of certain with esses the case was other to keep up the South Fork, and continued till next term and defend- the third to proceed up the intermediant allowed to give bail for his appear- ate valley, by way of the present town

ance. - Enquirer. THE GRAVE OF GENERAL LEE. - In the Louisville Convier-Journal of the 19th we find the following:

"A letter from Mrs. Lee says that it is her intention to have the Gene a 's remains removed to Richmond should she ever leave Lexington, and if not, of the South Fork of Holston, anoth she wishes them at her death to be placed in the Hollywood, and that she | Fleenor settlement on the North Fork. be buried beside him there."

This settles the question that Richmond is to be their final resting-place, known as the Blountville and Island and makes it appropriate that here roads. These forts were to be first atloving countrymen tacked and destroyed, as it was India should rear their greatest monument to his memory.-Peterslang Courier.

Office of Secretary of THE TENNESSEE PRESS ASSO- be an easy task, with a force about CIATION.

LEBANON, Tenn., January 1st. 1871. started from Long Island on the 20th Tathe Editors, Proprietors and Pub- of July, 1776. A few days before this, lishers of the Bristol News. Gentlemen: information of the contemplated inva- judge. The number of these courts ence over other creditors of a bankrupt punishment, For a number years past a few members sion having, by some fortunate means, of the Tennessee press have persevered, reached the settlements at Eden's Fort, and keep alive a State Press Association, which, thanks to their zeal, has succeeded in preserving at least a semblance of life and organization. It is now proposed to take immediate and vigorous action towards neglected to all cases of the United States, to all affecting ampass along the rivers and at Wolf public the Constitution provides that the judicial powers of the Federal courts shall extend to all cases, in law or equity is citizens cannot maintain the judicial powers of the United States, to all take an action to take immediate and vigorous action towards making the rivers and at Wolf public the Constitution provides that the judicial powers of the Federal courts to all take and or treaties of the United States, to all take an action to take immediate and vigorous action towards making the rivers and at Wolf the Constitution provides that the judicial powers of the Federal courts to all take and attacting ampass along the rivers and at Wolf the Constitution provides that the judicial powers of the Voltage of the States in the Constitution provides that the judicial powers of the Constitution provides t in the face of obstacles almost innu- runners were started to apprise the setblance of life and organization. It is now proposed to take immediate and vigorous action towards making the Tennessee Press Association what it can and should be; and extensive, flourishing and influential fraternity, of the officers ranked higher than 2 towards in the membership every towards not the following party, or between citizens of the United States, to all tails an action towards making the company of minute men, the whole company of minute men, the whole comprising only 176, who at once decomposition of more states, to all tails an action in the Federal courts and the part of the box of saved states, to all tails an action in the Federal courts and the part of the box of saved states, to all tails an action in the Federal courts. That of Boliman and Swartwont in saved states, to all tails an action in the Federal courts and the pay for the box of comprising only 176, who at once decompany of minute men, the whole comprising only 176, who at once decompany of minute men, the whole comprising only 176, who at once decompany of minute men, the whole comprising only 176, who at once decompany of minute men, the whole comprising only 176, who at once decompany of minute men, the whole comprising only 176, who at once decompany of minute men, the whole comprising only 176, who at once decompany of minute men, the whole comprising only 176, who at once decompany of minute men, the whole comprising only 176, who at once decompany of minute men, the whole comprising only 176, who at once decompany of minute men, the whole comprising only 176, who at once decompany of minute men, the whole comprising only 176, who at once decompany of minute men, the whole comprising only 176, who at once decompany of minute men, the whole comprising only 176, who at once decompany of minute men, the whole comprising only 176, who at once decompany of minute men, the whole comprising only 176, who at once decomprising only 176, who at once decompany of minute men, the whole comprising only 176, who at once decomprising only 1 embracing in its membership every less calle journalist in the State, and recognized everywhere as one of the powers that be. As a means to this end, the Association, during its session of the same State and its likewise gives a definition of the same State and its likewise gives a definition of the same State and its likewise gives a definition of the same state and at likewise gives a definition of the same state and at likewise gives a definition of the same state and at likewise gives a definition of the same state and at likewise gives a definition of the same state and at likewise gives a definition of the same state and at likewise gives a definition of the same state and at likewise gives a definition of the same state and at likewise gives a definition of the same state and at likewise gives a definition of the same state and are remarked higher than Capter to same and and repaired his last the sense of the Constitution of the same state and are remarked higher than Capter to same and an repaired his last the following proposition:

It is 1,000 that of the United States versus will be nominated and elected President Part of the Constitution of the United States and British America.

It is 1,000 that of the United States versus will be nominated and elected President Part of the Constitution of the United States and British America.

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It is 1,000 that of the United States and British America.

It is 1,000 that of the Constitution of the United States and British America.

It is 1,000 that of the Constitution of the United States and British America.

It is 1,000





lected Vice President. 3d. \$1,000 that

charge of, and conduct the agricultu-

ral department of the Union and

seat to fill which Vance has been cho

based is that he (Senator Abbott), re-ceived the highest number of Votes in

fore entitled to the seat should Gov.

Vance continue under the Con-

gressional ban. In taking this posi-

tion Senator Abbott will oppose the

wishes of a number of the most influential Republican journals. He is

making a personal matterer of a very

the restoration of harmany all over

the Union. Republican party cannot

tand the infusion of any more dis-

and the sooner Senator Abbott "backs

down" gracefully from his untenable

position the better it will be for the

party he is supposed to represent.—N. Y. Herald.

"Green Jones."

BY JEHIAL SLAB.

[From the New York Express.]-

"You know Grubbs, the General

erbing elements into its organizat o t,

BRISTOL, VIRGINIA & TENNESSEE FRIDAY, FEBRUARY, 3, 1871.

That Fletcher versus Peck, in 1810.

That of Sturges versus Crown ings-

hield, in 1819, that a State may pass

uch do not impair the obligation of

That of McCullech versus the State of

Maryland, in 1819, that the act of 1813,

incorporating the Bank of the United

States, was a law made in pursuance

of the Constitution; and that laws

passed by a State, taxing, retarding, or

mpeding the operation of Constitu-

tional laws enacted by Congress, are

That of Owings versus Spud, in 1820,

that the Government established by

ommenced on the first Wednesday o

That of Cohens versus the State of

Virginia, in 1821, that the XIth

Amendment to the Conststution of the

United States gloes not comprehend

controversies between States, or be-

from jurisdiction in suits brought in

other courts by a State against an indi-

vidual, which suit is appealed to the

That of Johnson and Graham's

Lease versus McIntosh, in 1823, that

the Indians cannot convey land in fee

their right to the same being merely

That of Gibbons versus Ogden, in

1824, that the words of the Constitu-

ink of the United States, in 1824.

That of Brown verses the State of

Many and, in 1827, that the act of the Legislature of Maryland requiring im-

ing the same, to take out a le use, is

That of American Insurance Com-

conters absolutely on the Government

of the Union the powers of making

quently, that Government possesses

the power of acquiring territory, ci-

That of Weston, et al, versus the

That of Craig, ct al, versus the State of Missouri, in 1830, that the words

which paper is reddemable at a future

souri, in question, was unconstitution-

Indian tribe or nation, within the Uni-

That Worcester versus the State of

Georgia, iu 1832, that an Indian tribe

within the confines of a State, is a

community distinct from the State, in

which the laws of a State can have no

City Council of Baltimore, in 1833, de-

eided that the words of the fifth

Amendment to the Constitution of the

preperty be taken for public use with

eneral Government only."

it just compensation," does not ap-

poses limits on the powers of the

Chief Justice Maashall died July

6th, 1835, and was succeeded in office

[TO BE CONTINUED]

A Successful Experiment.

woman. The other day she refused to

Miss Burdett Coutts is a sensible

by Roger B. Taney, of Maryland.

war, and of making treaties : conse

which the appellate jurisdiction ex- penses.

That of Osborn, et al, versus the gifted as a life insurance agent.

ight years."

when he went out.

"Well, I didn't care much about be-

ing such an agent as that—the Inter-

nal Revenue officers would always be

ded (seeing the thing was so com-

non and easy) that I would turn in and

make eight or ten thousand a year, for

six years."

power to borrow money on the credit bothering me so. But finally I conclu-

"to emit bills of credit," used in the my renewal commissions.

issuing paper intended to circulate and left me to 'go it' alone.

tion are to be construed in their natu-

ontracts.

March, 1789.

Supreme Court.

or Federal.

rul sense.

anconstitutional.

Knoxville Iron Co.,

Are Selling at Low Figures, work Shie, and or prove our de mid Brief friegergens a and have Plow I ore

H. S. CHANRESLANS, A GO 2 S. BICHARDS,

IRON & NAILS

CASTINGS,

RAILROND SPIKES CICD AL ELO.

the rate of the Residentistance

Ca t. li. ns. Belings from, Rounds Equares, Cvals &c., Also Hollow Ware Fire Frants.

Machine Castings, &c. And doing all kinds of Repairs in Iron.

O'll Manufacturing facilities are com-be public, and to our Rolling Mill, France-ry and Machine Shop, we have adde.

Nail and Spike Machines, And can always all Order Promptly. COAL & COKE In any Quantity.

MR transportation has been greatly icduced, and arrengments made to sup-

Can be had by applying to;

ly parties at a price which placest within 西 西巴 图图 图图 图图

Strictly Cash, In all cases on delivery and this Rule cannot be deviated must be said from a maile of all

It is desired that orders be left at this office with the Agent as soon as Rept. 25 8m

PROFESSOINAL. d slave AMerticalled blue a

DR. WM. N. VANCE, ATE of Kingsport, resides in Bristol ... I He will attend to professional calls rom town and country. OFFICE, in King's Block-first door on

Dental. DENTISTRY DR. H. M. GRANT & DR.

AVING associated themselves in I the practice of their profession, in Bristol, will occupy the office heretofore occupied by Dr. Keys, on Main street opposite Pepper's Drug Store. 125 Barrets Pure Old Cider Apple Bran | Dr. Grant will be in the office, Friday and Saturday of each week, Dr. Keys can be found at the office at all times unless professionally beent. july 1-tf.

A. PULKERSO

Goodson, Va

Legal Legal I L. VORK. YORK & FULKERSON,

eight or ten years, and then retire on "Grubbs posted me up till he said I COMPOUND FLUID EXTRACT OF

could go it.' Then he went on home "The town was strange to me a OSKOO year ago, and every one in it a stranas another to begin in, as it were. So

wasn't going to let any body see but that I had all the self possessition necessary for my branch of bussiness. "Nobody in sight. I lounged along among the boxes, and brooms, and la Around the Bottle. codfish piles, in a sort of cheeky fa-

"He looked over the top of his paper rather suspiciously as I entered. Then he said, 'Good morning!' coolly

and dubiously. "I was very intent on my errand by that time-so intent that I wholly neglected to answered him. "I hauled out my rate-book and pened it.

"The paper was laid aside ominously, his gaze still rivited on me.] That of Barren versus the Mayor and "With hand kind of trembling, and knees shaking a little I began: " Mr. did you ever consider the sub-

ject of "I didn't finish that sentence, for down slatted a two dollar and a half ly to the legislation of the States, but pair of spectacles. Up bounced two nundred pounds of well developed bone and sinew. Around the room, agric as a French dancing-master, it went hoporng. Like a wild ball in a slaughter-

ard it roared: "d-I and Casar! Six life insurance agents, and it am't nine o'clock yet.' [Here I began to crawfish]. I won't stand it another minute! Here, Tige!

sick'im! "There was a sudden, convulsive scratching of toe nails at the further Eruptions of the Skin, Humors, Loss be a candidate for office, and now she end of a big safe that stood on the The most important Constitutional has devised a method of preventing other side of the room. Then came

"I started just one square jump about ten feet of the of the front door Then I suddenly found it necessary to execute a quick, strategetic, right flank novement around a pile of boxes. one of my coat tails in his mouth, and | tion.

went through a side widow. and on March 3, 1837, to eight; and on March the 3d 1253, to mine.

March the 3d 1253, to mine.

The Act of 1789, also established courts of interior jurisdiction, called District of mandamus to the secretary of State, and that the act of Contract of Courts of interior jurisdiction, called District Courts of the Courts of the Court Co District Courts, one in each of the gress, authorizing the Supreme Court them and heard nothing of intended cutar after circular, on the top of each

to six Circuits, in each of which courts were to be held by a justice of the Supreme Court and the local district preme Court and the local district preme Court and the local district preme Court and the local district law giving the United States, a preference Court and the local district law giving the United States, a preference Court and the local district law giving the United States, a preference Court and the local district law giving the United States, a preference Court and the local district law giving the United States, a preference Court and the local district law giving the United States, a preference Court and the local district law giving the United States, a preference Court and the local district law giving the United States, a preference Court and the local district law giving the United States, a preference Court and the local district law giving the United States, a preference Court and the local district law giving the United States, a preference Court law giving the United States,

SELECT SCHOOL FOR BOYS.

ance Hall," for a term of five shoolastic months, commencing January 2d. AN EDITORIAL ACCESSION. - We take pleasure in announcing to the 1871. farmers of Tennessee that we have as-Terms: \$1,50 per month, one half sociated with us in the editorial labors payable in rule uce; the balance due of this paper, J B. Killehrew. Esq., at the expiration of the first half term.

of Mortgomery county, who will take | contingent fee \$1.25. No deduction except for protracted ckness. D . 23-2t.

II. S. Gookin.

The North Carolina Senatorship. Woodroof & Co., It is stated in North Carolina papers (successors to A. E. Bucker. that Senator Abbot will exert himself to prevent the removal of Gov. Vance's GROGERS AND disabilities, and in the event that the action of Congress is such as he de-Commission Merchants sires will then assert his claim to the

No. 9, Br dge St., Lyuchlarg, Val. sen. The ground which this claim is We are So'e Agents in the City. the Senatorial election, and is, therewheatent Harrock powers, orms, 8, Will atet and Mass, and Warm's Baw Bone Place

Hiscellaneous. important national question—namely,

JOHN D. HARRY,



UNDER NICKELS HOUSE, Bristol, Tennessee. Gents French Call Skin Boots; Shoes and Gullers

Agent of the Adorable Life Insurance lete's Kip Books and Shows, and fine this Shows or ladies made to order. Syle and quality of work varranted equal to any in the United States, and Company, don't you?" inquired Green "No. You've missed a stunner then." "He came along here about a year ago now, Tounge shit? Well, it was, To Consumptives. Ran as easy as an empty hand sled in winter. Even made me believe I was

The advertiser, having been perumnently

cured of that dread disease, Communition, by "The way he told it, not a singl The sixth is Salmon P. Chase, of that Congress Assemutherity to give to man had hold of the Adorable, for the a simple remedy, is saxious to make known Offic appointed by Lincoln, in 1864. The circuit courts of the United States, last hundred and fifty years, and made to his fellow sufferers the means of cure. original jurisdiction in any case to less than five thousand a year and ex- To all who desire it, he will send a cony or the prescription used (free of charge,) with One agent had cleared \$165,000 in the directions for preparing and using the same, which they will find a scar Cone Pour CONSUMPTION, ASTROLA, BRONCHILLS, &c. " Another had laid aside \$125,000 in Farties wishing the prescription wil please oldress REV. EDWARD A. WILSON "Another still (peculiar case that 165 South Second Street. was though-man particularly adapted

Williamsburgh, N. Y. o the work). He built up such a busi-Nov. 28-1y. ness in the short space of five years pany versus Canter, in 1828, elicited that he actually overshadowed the company. They had to force him out LEE, TAYLOR & CO.

as a measure of self protection. Av eraged twenty thousand dollars a year clear of all expenses while he was in, 50 Bbls. Ref'd Corn and Rye Whiskey and the Company paid Idm \$162,000 LEE, TAYLOR & CO. in a lump for his renewals, besides,

Recommended and Endorsed by over Seven Hundred Doctors!

DR.LAWRENCE'S

THE GREAT HEALTH RESTORER!

Not a Secret Quack Medicine-Formu-

PREPARED SOLELY BY Dr. J. J. LAWRENCE, Organic Chemist.

KOSKOO

Strikes at the Root of Disease PURIFYING THE BLOOD,

KIDNEY'S TO A HEALTHY ACTION, AND INVIGORA-TING THE NERVOUS SYSTEM. This is the Secret of its Won-

RESTORING THE LIVER AND

derful Success in Curing Consumption in its early stages, Scrof ula, Syphilis, Dyspepsia, Liver Complaint, Chronic Rheuma-

tism, Neuralgia, Neryous Affection, of Vigor, Diseases of Kidney and Bladder. AND ALL

STATE OF THE BLOOD. It thoroughly endicates every kind COUNSELLOR AT LAW.

DISEASES CAUSED BY A BAD

ent through a side widow.
"I din't pay much attention to any TONIC IN THE WORLD.

Invalids cannot hesitate to give it a

States and British America.

[nug 14,y n Lancaster building

JOSEPH T. CAMPBELL ATTORNEY AT LAW : ABINGDON, VA. DRACTICES regularly in the Courts of Washington, Smith, Russell and Scott Counties, in the Ciruit Court of Lee Coun-

ATTORNEYS AT LAW

GOODSON-BRISTOL, VA.

Will practice in the Courts of Washington

tassell, Scott and Lee counties. OFFICE,

y, and the District Court at Abingdon. July 24, 1868,--tim JOHN C. SUMMERS,

ATTORNEY AT-LAW. With practice in the County and Circuit Courts of Washington, Scott, Smythe and Russell. Also in the Court of Appeals and . S. District Court.

Special attention paid to suits in Bankruptey. Office Main Street, Abingdon, Va. Sep. 23-1y CHAS. R. VANCE, Jas. H. WOOD,

Bristol, Tenn.

A TTORNEYS-AT-LAW AND A SOLICITORS IN CHANCERY, Bristol, Tenn. & VA. WILL practice in all the courbs of Sulli-

VANCE & WOOD.

var , Hawkins, Washington, Greene, Tennessee and Washington, Scott, Lee, Russell, Virginia. And in the Supreme Court at Knexville, and the Court of Appeals, at Wythewille. Bent Prompt attention given to the collerjuly's istest. M. L. BLACKLEY.

Attorney-at-Law. COLLECTING AGENT, BRISTOL, VA. & TENN. Will practice in the Courts of Sullivan, arter, Washington and Greene counties,

l'ennessee, and Washington, Verglain, Prompt attention will be given to all business enfrusted to him. Oct. 21-1f TOHN S. SLATER, ATTORNEY on

"That dog went on out doors with the entire system to a healthy condi-Will practice in the Courts of Suyen, Pasming-

ray, and adjoining constina, and in the Unit

No Medicine has obtained such a FROM the FIELDS of Literature, Contain-

"That pue is in the house there yet, great reputation as this justly celebra- ing selections from own musicage of the mepopular Awantees and Foreiton anthers, inif they get to be as old as the Decharation of Independence.

** Life Insurance Agent! I—well, others may seek success that way if they want to. I'd rather be a pack pedier.

** Editors, Druggists, Merchants, &c., see KOSKOO ALMANAU for this year.

** Life Insurance Agent! I—well, others may seek success that way if they want to. I'd rather be a pack pedier. pedier."

See KOSKOO ALMANAU for this guage and for their string inforcement of noble ideas. Six hundres, and so the ideas, and many choice engravings, at one half the price choice engravings.

Fashionable Barbar & Hairdresser property of the book as an engraving and the ideas of the book as an engraving and the ideas of the book as an engraving and the ideas of the book as an engraving and the ideas of the book as an engraving and the ideas of the ideas of

The Principal Druggists in the United Clearmen Teachers, and energetic going States and British America. men and bolics wanted by a pre manship to

VOL. VI

to address you this letter.

nower shall be irresistible.

pointed, which will, at our next meet-

ganization unite us, of invincible pow-

pect and be of such dignity that no

In addition of these questions of

for the perpetuity of our Association.

The newspaper men of this State

ought to know each other better. They

should be as familliar with each other's

The Association is intended to be

February 3d, 1871; and you are urgent-

sure an instructive and agreeable en-

Surely you can spare at least one of

circular in your paper.

Respectfully and Fraternally,

Battle of Long Island Flats.

don now stands, in which a settler b

whose grave formed the nucleus of the

village cemetery now peopled by the

dead of three generations. This oc-

cured on the 4th of July, 1776. On the

20th of the same month, the last grand

pose of overrunning this whole coun-

try and exterminating the scattered

settlers. Runners had been sent to all

the Indian towns in what are now

Enstern Georgia, Middle and East

Tennessee and Western North Caro

lina-then the territory of the great

Cherokee Nation-when fifteen hun-

dred painted warriors were gathered

at a common rendezvous, and arrange-

ments entered into for the bloody ex-

pedition.-The principle Chief of the

of more than common bravery and

'pale face" amounted to a mania.

skill, who was thought to be the equal

of Tecumseh, and whose hartred of the

Fork of Holston, a short distance

of Abingdon, and which was then the

principal settlement in all this coun-

try. The Chief himself was with the

latter division, which expected to meet

the most formidable opposition and

There was a fort on each of the line

selected-one on Watauga, a tributary

er in what is now, as it was then, the

and the third at the base of Eden's

Ridge, at the junction of what is now

policy never to leave an enemy in rear.

As above stated, the three divisions

therefore win the grandest laurels.

tribe was "Dragon-Canoe," a savage

R. L. C. WHITE,

Sec. Tenn. Press Ass.

dy. I am.

personal acquaintance.

ng, report a Constitution and By-

our exalted profession, you must feel, and to invite you, cordially and earsociation. A committee has been ap- fiest attack. As it was known that Indians mov-

Laws; officers will then be elected; and everything possible will be done after their division as possible, and beto make the Tennessee Press Association an actual, active and permanent many depredations, the men of the ruary, 1891, when the Associate Justi- ligation of ad implied contract, is in organization. Such societies exist in three companies were gathered, armed ces of the Supreme Court were rehevalunced in a few hours, and on ed of the duties of circuit judges, and the United States and that the Suno reason why the journalists of Ten- the night of the 19th, they reached five of the circuits were to have each preme Court will not in an action be nessee, equal in ability and influence Eden's Fers, only 7 miles from Long to those of any commonwealth, should Island, whence the Indians were 30 who, with the local district judge tract enter into an inquiry of the cornot be associated together in a compact and homogeneous body, whose status | Capt. Thompson and his men crossed | had appellate jurisdiction in appeals shall be the most elevated and whose the Ridge, in order to meet the middle from the district courts. Mr. Adams As it is, we are wasting our strength if, indeed, we are aware of it all. Like the reeds in the fable, we are disunited and consequently weak and im- fore the Indians, the men were dis- erroneous supposition that some of potent; like them, we might be, did a

er-a power which would compel recalm summer morning, for that little Adams. handful of brave mountaineers standing among the tall trees of that beauetty legislator would have the effrontery, as has been the case within our | tiful boltom, awaiting the apprach of afterwards Congress repealed the law remembrance, to sneer at our demand not less than 500, and probably 1,000 of February, 1801, under which these relf-interest, there are social reasons verbial throughout the border. in view of the jewels left in their cabins along the bright waters of the Holston and in the green valleys faces as they are with each other's pa- among the hills, each pledged himself pers. They ought to come together at to the other to turn the tawny tide back to their distant wig-wams or leave their own bones to bleach upon the cultivation of that fraternal feeling the plain. They knew the strategy of which can not exist in the absence of Dragon-Canoe, and believed that would lead his warriors along this bottom, in order to conceal his approach to Eden's Fort, and her ce they here the Federal Senate, on account of his to Eden's Fort, and hence they here

ares was discerned winding like a huge serpent among the timber, seemingly enticipating the carnival of blood they expected to enjoy within the hour. As the long file moved or and noiselessly along, without apparent apprehension of immediate danger the whites permitted the whole-body and now in office, 1, a 1 and to emerge from the cane and under growth into the open woods before a shot was fired or a man of the company had been discovered. At the word command, every white man's ritle was lischarged, many an Indian fell in his tracks, and then commenced a running ight from tree to tree, with rifle, toniducting a Country Newspaper,") inshawk and knife. The first volley however, had killed and crippled so eized the balance, and in a running

tops, the long silent line of dusky fig-

the savages were slain, with but trivial oss to the whites, In passing over the ground a few I am instructed by the Association we desire that our roll shall embrace the retreating indians passed from the liand, and were based on the feudal sysbottoms to the Flats, and the identi- tem, but the grants made by the sever- through the community as money. The Association also requests, as an especial favor, the publication of this Awaiting an ealrly and favorable re-In a former article, we gave a sketch people of Black's Fort, where Aling the name of Cresswell was killed, and

intelligence of his plans and purposes had reached all the settlements, sent runners after the other divisions, who returned by circuitous routes, made abusive Federalist, in 1797, in the case the State of Georgia, in 1831, that an man sitting alone, reading a newspa-Holston settlements. the whole country, from Mr. Preston's | negative, in the case of the United bottom to the river, is laid off in broad | States versus Hudson. fields, dotted with comfortable homesteads, and teems with an intelligent,

arest and endured all the hardships in- was sneable in the Federal courts. ident to the ives of pioneers, week to week, to gather up interesting incidents in the past history of this part of the country, will be greatly in-

such incidents as may be worthy of per e uation .- Abingdon Virginian.

[From the Philadelphia Weekly Age.]

POLITICAL.

BIRDS-EYE VIEW OF THE HISTORY OF THE UNITED STATES. BY TALLOW JACKSON, ESQ.

CHAPTER V.

THE JUDICIARY. One of the most important laws pass d during the first session of Congress in 1789, was that regulating the Federal Judiciary. It provided for the organization of the Supreme Court, ordain-

was increased to seven, in February, is Constitutional.

1837; to nine, in March 3, 1867; and That of Harborn and Dandas versus The Radical Congressman Jenn A.

ion in the city of Nashville, on the Seven Mile Ford, 23 miles east of Al - before mentioned, the Supreme Court proof is necessary in the case of trea- er, of Virginia will be neminated and 13th of December ult., instructed me ingdon, Capt. Campbell lived at Ab- has only appellate jurisdiction, excep- son. to address you this letter.

Its object is to arouse that esprit du sorps which, as journalists proud of our example of the corps which, as journalists proud of our example of the corps which, as journalists proud of our example of the corps which, as journalists proud of our example of the corps which, as journalists proud of our example of the corps which, as journalists proud of our example of the corps which as journalists proud of our example of the corps which as journalists proud of our example of the corps which as journalists proud of our example of the corps which as journalists proud of our example of the corps which as journalists proud of our example of the corps which as only appenate jurisdiction, exception, exce miles east of Eden's Fort, where the | which became valid in 1798, restrains | courts. nestly, to become members of the As- Indians contemplated making their the judicial power of the Federal courts That of the United States versu from extending to any suft commenc-ed against one of the United States, ture of a State cannot anoul the judge

ed with great rapidity, and as it was by citizens of another State, or by citi-ments or determine the jurisdiction desirable to encounter them as soon zens or subjects of any foreign State, of the Courts of the United States, No change was made in the organifore they should have time to commit | zation of the Federal courts until Feb- | that a legislature act impairing the obstart out on the morning of the 20th should form its court, and these courts ruption of the sovereign power of a division under Dragon-Cance, in the then, in the last month of his adminisbeautiful bottom we tried to describe a tration, hastened to nominate these bankrupt or insolvent laws, providing few weeks ago as part of the estate of judges, who were afterwards called Mr. James W. Preston. Arriving be- midnight judges, from the probably posed behind trees and logs, and among | them were appointed near midnight of bond of sympathy, fraternity and or- the tall cane, and awaited their com- the 3d of March, 184, at which hour ing. It was a trying situation, that expired the administration of John

Thomas Jefferson was inaugurated the morning following, and shortly or 1500 painted savages upon the war- midnight judges were appointed, notpath, breathing threatenening and withstanding the violent opposition of that the Government established by slaughter," and led by a chief whose the leaders of the Federal party, who the Constitution of the United States, skill, courage and cruelty were pro- had hoped through them to curb the Yet State right proclivities of Jefferson, they were calm and determined, and and his Secretary of State, Madison. The repeal of this law restored the o ganization of the Federal courts to States, as fixed in 1780. The first Chief Justice of the Supreme Court of the United States, was tween a State and a foreign State; nor John Jay, of New York, appointed does it bar the Federal Supreme Court by Washington, in 1789, he resigned in 1795. The second was John Rutledge,

awaited his coming. They were not democracy, in December of the same kept long in suspense, for ere the birds that of occupancy, and subject to that of the Government owing, be it State The third was Oliver Ellsworth. had ceased their matin songs, or the sun had lifted the mist above the tree-Connecticut, appointed by Washing ton, in 1796. He resigned in 1800. The fourth was John Marshall, Virginia, appointed by Adams, 1800. He died in office, in 1835. The fifth was Roger B. Taucy, of Maryland, appointed by Jackson, it

South Carolina, appointed by Wash

The centralizing charges to juries. and legal decisions of Jay and Ells- tends, worth, claiming more power to the Federal Government than a proper construction of the Constitution would porters of foreign articles, before sellauthorise, did much to nourish the bitter hatred that arose, during the administration of Washington and Ad ams, between the Federal and Republi can parties, and aroused in the South nany of the Indians, a panic soon ern States of the Union, a jealous fear the opinions that "The Constitution of Federal usurpation, which found vent in Madison's Virginia Resolutions fight of some six miles across The of 1708, and in the Kentucky Resolu-Flats to Long Island, more than fiali tions written by Thomas Jefferson. The first commists or most of the

American States, adopted so much of ther by conquest or by treaty. weeks ago, from the spot where the the common and statute law of Engnattle commenced a portion of the land as pleased them, or as they found City of Charleston, in 1829, that a tax way to where it terminated, our mind suited to their local condition, making on Government stock is a 'tax on the instinctively wandered back to those changes and additions sometimes by stirring times when the ancestors of express legislation, and sometimes by of the United States, hence unconstituthose who now so quietly and happily common usage; but the common law till the same fields went to their work with their rifles in their hards; and to the whole territory comprising of Miss were frequently shot down in the fur- thirteen States. the laws of most of row by a stealthy savage. We were them were therefore to be regarded as Constitution as limiting the power of shown the nar ow ravine up which off-hoots of the common law of Eng- a State, convey to the mind the idea of

cal track, still marked by a tree or al States to the Federal Union in the some other indication, along which Constitution, did not convey the com- day, hence the act of the State of Mis- ger. One locality seemed just as good they fled to the Island in the river, mondaw. Yet we find that Chief Reaching this they were safe; for although the whites pursued them to the very margin of the stream, and strewed the entire route with the slain, al coarts, by virtue of the common that an act of a State imposing a tax they could not reach the island with- law, independent of any statute, had on bodies corporate (other than one inout fearful loss, and fell back to Eden'e power to punish offences against the corporated Constitutionally by the Fort. Dragon-Canoe finding that he United States and Chief Justice Ells- Federal Government), does not impair had lost half of his warriors, and that worth, in 1798, in the case of the Uni- the obligation of the contract created ted States versus Ravenna assented to by the charter granted a bank, unless

their escape to their distant towns, and of the United States versus Worral, never after appeared in force in the expressed a different opinion, as did ted States, is not a foreign State, in the Judge Washington and Chief Justice sense used in the Constitution, and Long Island is now a magnificient Marshall, at later periods, until the cannot maintain an action in the farm of Several hundred acres, and question was finally decided in the courts of the United States.

In 1793, in the case of Chisholm ver-sus the State of Georgia Jay deelded happy and prosperous population, most that a State, being an argregate of in-of the descendants of those who rear-dividuals, and its soveregenty subordi-force. ed their rude cabins in the unbroken | nate to that of the United States, it This decision, and a suit commenced

As we are trying, in the brief articles against the State of Massachuseets we are publishing on this page from led to the adoption of the XI Amends United States, "nor shall private ment to the Constisution, which proldes "that the Judicial power of the United States shall not be construed to debted to any friend for an outline of extend to any suit in law or equity, commenced or prosecuted against one of the United States, by citizens of nother State, or by citizensor subjects of any foreign State-? Jay's decision in 1704, in Glass ver

sus Sloop Betsy, that the Federal courts had sole jurisdiction in cases of captures on the high seas, was important, as was also regarded Ellsworth in 1796, in United States versus Hylon, that a duty on carriage was not a direct tax.

questions came up, however, before

to ten, on March 3, 1863.

Ellizer, in 1863, desided first the Dis-Wimpy, of Georgia, who sent \$250 to The Constitution provides that the wiet of Consulting is not a State in the Morgan & Co., of New York, for

cruelty to animals. Her plan is as sim- a scratching equally sudden and con-Chief Justi e Marshall. For exam- ple as it is effective. Instead of setting vulsive where I was. ple the case of Marbury versus Madi- a watch upon drivers and cattle dro son, in 1863, in which, because Madi- vers, in order to punish them for evil ahead of that big bull-dog, and I mainson, as Secretary of State, refused to deeds, she proposes the expedient of tained my advantage till I got within deliver to Marbury a commission, as rewarding them for kindness to damb justice of the peace, which had been beasts. At a public meeting of a ladies signed by Mr. Adams, prior to the association in London, a fortnight ago, ed by the Constitution, by authorizing for it the appointment by the President of a Chief Justice and five Associated Institute of the Supreme Court that when a commission has been signed, by bound copy of "The Animal World" ciate Justices, which number was in- and the seal of the United States offix- with a certificate printed on vellum. ed, it is complete, and to withold it is testifying to their humane conduct.

discriminate massacre of the entire Holston settlements was supposed to be an easy task, with a force about equal to the entire population.

District Courts, one in each of the log of each states and one for Maine and Kentral Holston settlements was supposed to be an easy task, with a force about equal to the entire population.

District Courts, one in each of the log of each states and one for Maine and Kentral Holston settlements was supposed to be an easy task, with a force about equal to the entire population.

District Courts, one in each of the log of each states and so, as the shrewd and charitable lady had foreseen, there are likely, then perfaining to Massachuster respect, unconditional therefore the and charitable lady had foreseen, there are likely, then perfaining to Massachuster respect, unconditional therefore the log of each states and one for Maine and Kentral Holston settlements was supposed to be an easy task, with a force about the log of each states of the courts of mandamus, is, in that the force and the log of each states and one for Maine and Kentral Holston settlements was supposed to be an easy task, with a force about the log of each states and one for Maine and Kentral Holston settlements was supposed to be an easy task, with a force about the log of each states and one for Maine and Kentral Holston settlements are supplied to the log of each states and one for Maine and Kentral Holston settlements are supplied to the settlement and charitable lady had foreseen, there is not because the log of each state and charitable lady had foreseen, there is not because the log of each state and charitable lady had foreseen, there is no entire the lady had foreseen the lady had foreseen the lady had foreseen the lady had foreseen the lady had forese